#### §41.12 Citation of authority.

- (a) Citations to authority must include:
- (1) For any United States Supreme Court decision, a United States Reports citation.
- (2) For any decision other than a United States Supreme Court decision, parallel citation to both the West Reporter System and to the United States Patents Quarterly whenever the case is published in both. Other parallel citations are discouraged.
- (3) *Pinpoint citations* whenever a specific holding or portion of an authority is invoked.
- (b) Non-binding authority should be used sparingly. If the authority is not an authority of the Office and is not reproduced in one of the reporters listed in paragraph (a) of this section, a copy of the authority should be filed with the first paper in which it is cited.

#### §41.20 Fees.

- (a) *Petition fee*. The fee for filing a petition under this part is \$400.00.
- (b) Appeal fees. (1) For filing a notice of appeal from the examiner to the Board:
- By a small entity ( $\S1.27(a)$  of this title)— $\S250.00$ .
  - By other than a small entity—\$500.00.
- (2) In addition to the fee for filing a notice of appeal, for filing a brief in support of an appeal:
- By a small entity (§1.27(a) of this title)—\$250.00.
  - By other than a small entity—\$500.00.
- (3) For filing a request for an oral hearing before the Board in an appeal under 35 U.S.C. 134:
- By a small entity ( $\S1.27(a)$  of this title)—\$500.00.
- By other than a small entity—\$1.000.00.

[69 FR 50003, Aug. 12, 2004, as amended at 69 FR 52606, Aug. 27, 2004; 69 FR 55506, Sept. 15, 2004; 69 FR 56546, Sept. 21, 2004; 70 FR 3892, Jan. 27, 2005]

## Subpart B—Ex Parte Appeals

# §41.30 Definitions.

In addition to the definitions in §41.2, the following definitions apply to proceedings under this subpart unless otherwise clear from the context: Applicant means either the applicant in a national application for a patent or the applicant in an application for reissue of a patent.

Owner means the owner of the patent undergoing ex parte reexamination under §1.510 of this title.

Proceeding means either a national application for a patent, an application for reissue of a patent, or an ex parte reexamination proceeding. Appeal to the Board in an inter partes reexamination proceeding is controlled by subpart C of this part.

#### §41.31 Appeal to Board.

- (a) Who may appeal and how to file an appeal. (1) Every applicant, any of whose claims has been twice rejected, may appeal from the decision of the examiner to the Board by filing a notice of appeal accompanied by the fee set forth in §41.20(b)(1) within the time period provided under §1.134 of this title for reply.
- (2) Every owner of a patent under exparte reexamination filed under §1.510 of this title before November 29, 1999, any of whose claims has been twice rejected, may appeal from the decision of the examiner to the Board by filing a notice of appeal accompanied by the fee set forth in §41.20(b)(1) within the time period provided under §1.134 of this title for reply.
- (3) Every owner of a patent under ex parte reexamination filed under §1.510 of this title on or after November 29, 1999, any of whose claims has been finally (§1.113 of this title) rejected, may appeal from the decision of the examiner to the Board by filing a notice of appeal accompanied by the fee set forth in §41.20(b)(1) within the time period provided under §1.134 of this title for reply.
- (b) The signature requirement of §1.33 of this title does not apply to a notice of appeal filed under this section.
- (c) An appeal, when taken, must be taken from the rejection of all claims under rejection which the applicant or owner proposes to contest. Questions relating to matters not affecting the merits of the invention may be required to be settled before an appeal can be considered.

#### §41.33

(d) The time periods set forth in paragraphs (a)(1) through (a)(3) of this section are extendable under the provisions of §1.136 of this title for patent applications and §1.550(c) of this title for *ex parte* reexamination proceedings.

# §41.33 Amendments and affidavits or other evidence after appeal.

- (a) Amendments filed after the date of filing an appeal pursuant to §41.31(a)(1) through (a)(3) and prior to the date a brief is filed pursuant to §41.37 may be admitted as provided in §1.116 of this title.
- (b) Amendments filed on or after the date of filing a brief pursuant to §41.37 may be admitted:
- (1) To cancel claims, where such cancellation does not affect the scope of any other pending claim in the proceeding, or
- (2) To rewrite dependent claims into independent form.
- (c) All other amendments filed after the date of filing an appeal pursuant to §41.31(a)(1) through (a)(3) will not be admitted except as permitted by §\$41.39(b)(1), 41.50(a)(2)(i), 41.50(b)(1) and 41.50(c).
- (d)(1) An affidavit or other evidence filed after the date of filing an appeal pursuant to \$41.31(a)(1) through (a)(3) and prior to the date of filing a brief pursuant to \$41.37 may be admitted if the examiner determines that the affidavit or other evidence overcomes all rejections under appeal and that a showing of good and sufficient reasons why the affidavit or other evidence is necessary and was not earlier presented has been made.
- (2) All other affidavits or other evidence filed after the date of filing an appeal pursuant to \$41.31(a)(1) through (a)(3) will not be admitted except as permitted by \$\$41.39(b)(1), 41.50(a)(2)(i) and 41.50(b)(1).

#### §41.35 Jurisdiction over appeal.

- (a) Jurisdiction over the proceeding passes to the Board upon transmittal of the file, including all briefs and examiner's answers, to the Board.
- (b) If, after receipt and review of the proceeding, the Board determines that the file is not complete or is not in compliance with the requirements of this subpart, the Board may relinquish

jurisdiction to the examiner or take other appropriate action to permit completion of the file.

(c) Prior to the entry of a decision on the appeal by the Board, the Director may sua sponte order the proceeding remanded to the examiner.

## §41.37 Appeal brief.

- (a)(1) Appellant must file a brief under this section within two months from the date of filing the notice of appeal under §41.31.
- (2) The brief must be accompanied by the fee set forth in §41.20(b)(2).
- (b) On failure to file the brief, accompanied by the requisite fee, within the period specified in paragraph (a) of this section, the appeal will stand dismissed.
- (c)(1) The brief shall contain the following items under appropriate headings and in the order indicated in paragraphs (c)(1)(i) through (c)(1)(x) of this section, except that a brief filed by an appellant who is not represented by a registered practitioner need only substantially comply with paragraphs (c)(1)(i) through (c)(1)(iv) and (c)(1)(vii) through (c)(1)(x) of this section:
- (i) Real party in interest. A statement identifying by name the real party in interest.
- (ii) Related appeals and interferences. A statement identifying by application, patent, appeal or interference number all other prior and pending appeals, interferences or judicial proceedings known to appellant, the appellant's legal representative, or assignee which may be related to, directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal. Copies of any decisions rendered by a court or the Board in any proceeding identified under this paragraph must be included in an appendix as required by paragraph (c)(1)(x) of this section.
- (iii) Status of claims. A statement of the status of all the claims in the proceeding (e.g., rejected, allowed or confirmed, withdrawn, objected to, canceled) and an identification of those claims that are being appealed.
- (iv) Status of amendments. A statement of the status of any amendment filed subsequent to final rejection.